IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:

George M. Light Jr.

Diana L. Light

Chapter 13 Proceeding

18-01722 HWV

Debtors

Claim No. 4-1

NOTICE OF EXTENDED FORBEARANCE AGREEMENT DUE TO THE COVID-19 PANDEMIC

Now comes PENNYMAC LOAN SERVICES, LLC ("Creditor"), by and through undersigned counsel, and hereby

submits this Notice of Forbearance Agreement to the Court regarding the Debtors' request for mortgage payment forbearance

based upon a material financial hardship caused by the COVID-19 pandemic.

The Debtors recently requested a forbearance period of three (3) months in which the Debtors will not tender

mortgage payments to Creditor that would come due on the mortgage starting April 2020 through June 2020. Debtor has

requested an Extension of the Forbearance period, this agreement will now extent though an additional three (3) months

to include July 2020 through September 2020.

Creditor, at this time, does not waive any rights to collect the payments that come due during the forbearance period

after the forbearance plan ends. Furthermore, Creditor does not waive its rights under other applicable non-bankruptcy laws

and regulations, including, but not limited to, RESPA, and the right to collect any post-petition escrow shortage. During the

forbearance period Creditor may continue to file notices in compliance with Fed. Rule Bankr. P. 3002.1.

Because of the uncertainties surrounding how long this pandemic will last, Creditor will work with Debtors or

Debtors' counsel to determine when Debtors will be able to resume making mortgage payments and when/how the Debtors

will cure the delinquency created by the forbearance period ("forbearance arrears:). Once the forbearance plan ends and the

Creditor and Debtors or Debtors' counsel agree on an appropriate repayment or loss mitigation program, Creditor will file

a notice or an amended/supplemental claim consistent with local practice.

Creditor does not waive its rights to seek relief from the automatic stay for reasons other than non-payment of the

Mortgage, including, but not limited to, a lapse in insurance coverage or non-payment of property taxes.

August 10, 2020

/s/ Sarah K. McCaffery, Esquire

POWERS KIRN, LLC

Jill Manuel-Coughlin, Esquire; ID #63252 Harry B. Reese, Esquire; ID #310501 Sarah K. McCaffery, Esquire; ID #311728 Eight Neshaminy Interplex, Suite 215

Trevose, PA 19053

Telephone: 215-942-2090; Facsimile: 215-942-8661

Email: <u>bankruptcy@powerskirn.com</u>

Attorney for Movant

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: George M. Light Jr. Diana L. Light	Debtors	
		Claim No. 4-1

CERTIFICATE OF SERVICE

I, as counsel for PENNYMAC LOAN SERVICES, LLC, hereby certify that a copy of the Notice of Forbearance Agreement was served upon the following persons by electronic notification and/or first class U.S. mail, on August 10, 2020:

Parties Served via Electronic Notification:

Michael R. Caum, Esquire P.O. Box 272 Shrewsbury, PA 17361 Attorney for Debtors

Charles J. DeHart, III, Esquire 8125 Adams Drive, Suite A Hummelstown PA 17036 Trustee

Parties Serviced via First Class Mail:

George M. Light Jr. Diana L. Light 427 N. Main Street Shrewsbury, PA 17361 Debtors

/s/ Sarah K. McCaffery, Esquire

POWERS KIRN, LLC Jill Manuel-Coughlin, Esquire; ID #63252 Harry B. Reese, Esquire; ID #310501 Sarah K. McCaffery, Esquire; ID #311728 Eight Neshaminy Interplex, Suite 215

Trevose, PA 19053

Telephone: 215-942-2090; Facsimile: 215-942-8661

Email: bankruptcy@powerskirn.com

Attorney for Movant